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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)		
	10/708,568	COHAGAN ET AL.		
Office Action Summary	Examiner	Art Unit		
	Raquel Alvarez	3688		
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	correspondence address		
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D  - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period  - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION (36(a). In no event, however, may a reply be tirwill apply and will expire SIX (6) MONTHS from (6), cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).		
Status				
1) ■ Responsive to communication(s) filed on 10 J 2a) ■ This action is <b>FINAL</b> . 2b) ■ This 3) ■ Since this application is in condition for alloware closed in accordance with the practice under B.	action is non-final.  nce except for formal matters, pro			
Disposition of Claims				
4) ☐ Claim(s) 1,2,4 and 6-21 is/are pending in the a 4a) Of the above claim(s) is/are withdra 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1,2,4 and 6-21 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	wn from consideration.			
Application Papers				
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) accomposed applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Example 11.	cepted or b) objected to by the drawing(s) be held in abeyance. Set tion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119				
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>				
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D: 5) Notice of Informal F 6) Other:	ate		

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## **DETAILED ACTION**

1. This office action is in response to communication filed on 6/10/2009.

2. Claims 1-2, 4, 6-21 are presented for examination.

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-2, 4, 6-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Brizendine et al. (6,484,147 hereinafter Brizendine) in view of Scroggie et al. (5,970,469 hereinafter Scroggie).

With respect to claims 1-2, 11, 14-15, 17, 19 Brizendine teaches a method for facilitating a transfer points between at least two loyalty accounts (Abstract).

Maintaining a database for storing at least one loyalty points in at least one loyalty account corresponding to at least one consumer (Figure 3, 300); receiving a transfer request to transfer a number of loyalty points from a first loyalty account to at least a second loyalty account as a gift (i.e. member 130 request to load points to member 120)(event 902); determining loyalty points requested for transfer and acquiring data related to loyalty point balance of a first loyalty account (event 910); deducting a portion of loyalty point balance of said first loyalty account and crediting the loyalty point balance of said second loyalty account (see Figure 9).

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Brizendine doesn't specifically teach that the loyalty account is associated with a geographic area. On the other hand, Scroggie teaches the user required to enter his or her **zip code** in order to receive location-dependent offers (see Figure 3). It would have been obvious to a person of ordinary skill in the art at the time of Applicant's invention to have included the teachings of Scroogie of geographic area points/offers/incentives in the loyalty account of Brizendine because such a motivation would allow to better target the offers of Brizendine based on the market area that the customer resides in.

With respect to the newly amended feature of a triggering event that results in the transfer of a number of loyalty points from a first loyalty account to a second loyalty account such as being below a threshold amount, said first loyalty account being inactive for a certain amount of time period, a certain date, a requested time, a certain formula, etc. Brizendine teaches the triggering event for the first member to load points to the first member at a requested time includes for example, when a member purchases points at that time the first member can transfer points to the second member (See figure 9).

Claim 4 further recites determining if they is any restrictions or limitations on said transfer (i.e. determining if the account is that of a minor in order to notify the parent/guardian of the points withdrawn)(See Figure 14).

With respect to claim 6, Brizendine further teaches converting a portion of said loyalty points to a monetary value (step 908).

Claim 7 further recites calculating an exchange rate between geographic areas.

Official Notice is taken that it is old and well known to have exchange rates and conversion rates between geographic areas. For example, when traveling overseas and the like, the customer is presented with a list of currency and their corresponding conversion rate in order to provide and aid the customer with the calculation of how much money they will receive for exchanging to the area/geographic currency rate. It would have been obvious to a person of ordinary skill in the art at the time of Applicant's invention to have included calculating an exchange rate between geographic areas in order to achieve the above mentioned advantage.

With respect to claim 8, Brizendine further teaches crediting a third loyalty account (i.e. crediting an educational institution)(see Figure 14).

With respect to claim 9, Brizendine further teaches notifying at least one club member of second loyalty point account transfer (see Figure 14 of notification of amount withdrawn).

Claims 10 and 16 further recite the second loyalty account being associated with a government approved charity. Official Notice is taken that it is old and well known to

have a list of government approved charities that the members can transfer money to. For example, Combined Federal Campaign (CFC) it is an authorized fundraiser of local and national charities that have met CFC guidelines and an easy way for federal employees to transfer certain payroll amount to the charities of their choice. It would have been obvious to a person of ordinary skill in the art at the time of Applicant's invention to have included the second loyalty account being associated with a government approved charity in order to obtain the above mentioned advantages.

Claim 12 further recites determining if said loyalty points of said first member is below a threshold amount. Official Notice is taken that it is old and well known to determine if a member amount is below a threshold amount in order to approve or disapprove a withdrawal. For example, banks and the like will not allow an account holder to have a balance below a threshold amount in order to maintain a free checking account. It would have been obvious to a person of ordinary skill in the art at the time of Applicant's invention to have included determining if said loyalty points of said first member is below a threshold amount in order to determine if the member qualifies for certain services.

Claim 13 further recites determining if said loyalty points of said first member has been inactive for a certain time period. Official Notice is taken that it is old and well known to determine if a member amount has been inactive for a certain period of time. For example, loyalty programs and the like will track if a user is not redeeming points or

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the like in order to determine if the user should receive additional points/incentives/coupons. It would have been obvious to a person of ordinary skill in the art at the time of Applicant's invention to have included determining if said loyalty points of said first member has been inactive for a certain time period in order to determine if the member's account should be closed.

With respect to claim 18, Scroggie further teaches redeeming loyalty points in a predetermined geographic area (col. 11, lines 57-65). It would have been obvious to a person of ordinary skill in the art at the time of Applicant's invention to have included redeeming the points/incentives in a particular geographic location in order to promote purchase at a particular retailer. It would have been obvious to a person of ordinary skill in the art at the time of Applicant's invention to have included teaches redeeming loyalty points in a predetermined geographic area in order to obtain the above mentioned advantage.

With respect to claim 21, Brizendine further teaches informing a consumer of said transfer of loyalty points in real-time at a point of sale (Figure 10).

## Response to Arguments

5. Applicant's arguments filed 6/10/2009 have been fully considered but they are not persuasive.

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Applicant argues that the references do not teach amended claims which recite wherein said step of receiving a request includes receiving a request based upon a triggering event, wherein said triggering event includes at least one of said first loyalty account having geographic area, a loyalty point balance which is at least one of above and below a certain threshold amount, said first loyalty account remaining inactive for a certain time period, a predetermined time period, a certain date, a random date, a requested time, a certain formula, an event, a non-event, and a predetermined data point. The Examiner wants to point out that the claims call for at least one of and Brizendine teaches the triggering event for the first member to load points to the first member at a requested time includes for example, when a member purchases points at that time the first member can transfer points to the second member (See figure 9) and therefore since the claims call for at least one of Brizendine teaches the claimed limitations. In addition, The Examiner has rejected the transfer of points when the first loyalty account has remained inactive for a certain time period under Official Notice (see rejection to claim 13) and since Applicant hasn't challenged the Examiner's well known statement in the next reply after the office action in which the well known statement was made (Non-final action mailed on 9/9/2008), the Official notice is sustained.

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6. With respect to the arguments presented in previously-pending independent claim 5 which has now been cancelled is most since the claim has been cancelled and is no longer pending.

## **Conclusion**

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Raquel Alvarez whose telephone number is (571)272-6715. The examiner can normally be reached on 9:00-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert A. Weinhardt can be reached on (571)272-6633. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Raquel Alvarez/ Primary Examiner, Art Unit 3688 Raquel Alvarez Primary Examiner Art Unit 3688

R.A. 9/17/2009